1	William B. Abrams end2endconsulting@gmail.com 2041 Stagecoach Rd. Santa Rosa, CA, 95404 Tel: 707 397 5727	
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6	Pro Se Fire Victim Claimant and Party to related proceedings before the California Public Utilities Commission and the California Office of Energy Infrastructure Safety	
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10	UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
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14	In re:	Bankr. Case No. 19-30088 (DM) Chapter 11
15	PG&E CORPORATION,	(Lead Case)
16	-and-	(Jointly Administrated)
17	PACIFIC GAS AND ELECTRIC	
18	COMPANY,	DECLARATION OF WILLIAM B. ABRAMS IN SUPPORT OF MOTION
19	Debtors.	FOR ORDER DEEMING WILLIAM
20 21	☐ Affects PG&E Corporation	B. ABRAMS SUPPLEMENT TO DAMAGE CLAIMS TIMELY
22	 ☐ Affects Pacific Gas and Electric Company ☑ Affects both Debtors 	
23	* All papers shall be filed in the lead case,	
24	No. 19-30088 (DM)	
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Case: 19-30088 Doc# 13519 Filed: 02/16/23 Entered: 02/17/23 09:11:21 Page 1 of 2

28

- I, William B. Abrams, pursuant to section 1746 of title 28 of the United States Code, hereby declare under penalty of perjury that the following is true and correct to the best of my knowledge, information, and belief:
- 1. I am a claimant and a PG&E Fire Survivor who has engaged in this proceeding as a pro se party to promote and collaborate with core parties in good-faith towards a plan, PG&E Fire Victim Trust Agreement and to ensure prudent Trust oversight that provides just settlements for all claimants as well as adequate restructuring for Pacific Gas and Electric Corporation so our communities are safe from the growing risks of utility-caused wildfires. I have filed timely and valid damage claims as a victim of the 2017 PG&E Tubbs Fire.
- 2. I am a resident of Sonoma County and a ratepayer of Pacific Gas and Electric Company.
- 3. I submit this declaration in support of the "Motion for Order Deeming William B. Abrams Supplement to Damage Claims Timely" (the "**Motion**") filed concurrently herewith.
- 4. After the PG&E Fires of 2017, I felt compelled to engage as a party to certain proceedings at the California Public Utilities Commission to work collaboratively towards solutions that address wildfire mitigation and other utility/energy issues. Some of these proceedings are related to this case. All of my filed comments are in the public record through the Commission's website. As an intervenor in these proceedings, I have received some compensation from Investor Owned Utilities including Pacific Gas and Electric Company. I have no financial interests in this case that are adverse to those of victims. I have no litigation financing or lines of credit tied to PG&E shareholders, bondholders or any other party in this case. I have not and do not intend to get any compensation for my involvement in this case other than through my claim and those claims of my family through the PG&E Fire Victim Trust. I have not engaged in activities to undermine the value of the Fire Victim Trust or to slow the Trust administration process.
- 5. The "Exhibit B" attached to the Motion is a true and correct copy of an excerpt from the "Baupost POC Supplement" as part of the "Motion for Order Deeming Baupost Group Securities, LLC's Supplement to Its Proofs of Rescission or Damage Claims Timely" (the "**Baupost Motion**") [Dkt. 13392] filed on December 28, 2022.
- 6. I declare under penalty of perjury that, to the best of my knowledge and after reasonable inquiry, the foregoing is true and correct and that this declaration was executed at Santa Rosa, California on February 16, 2023.

William B. Abrams
Pro Se Claimant

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